SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Jay M. Goffman Mark A. McDermott Raquelle L. Kaye Four Times Square New York, New York 10036-6522

Telephone: (212) 735-3000 Fax: (212) 735-2000

Counsel to Lapidem Ltd.
and Mascini Holdings Limited

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11

KIRWAN OFFICES S.À R.L., : Case No. 16-22321 (RDD)

Debtor.

_____ :

CERTIFICATE OF SERVICE

I, Raquelle L. Kaye, an attorney with the law firm of Skadden, Arps, Slate, Meagher & Flom LLP, hereby certify that on April 13, 2017, I caused the following documents to be served via the method set forth on the notice parties service list attached hereto as <u>Exhibit</u>
A.

- Ex Parte Motion to File Under Seal Ex Parte Motion For Leave Under Bankruptcy Code Sections 105(a) And 107(b) And Bankruptcy Rule 9018 To Redact And File Under Seal An Objection By The Plan Proponents (Docket No. 161)
- Response Of Plan Proponents, Lapidem And Mascini, To The Supplemental Objection
 Of Stephen Lynch To The Motion Of Lapidem Limited And Mascini Holdings Limited
 To Enforce Plan Injunction And Exculpation Provisions Against Stephen Lynch (Dkt.
 162)
- Objection Of Plan Proponents, Lapidem And Mascini, To The Motion Of Stephen Lynch For (1) Relief From The Confirmation Order Or, Alternatively, For New Trial Or, Alternatively, For Alteration Or Amendment Of The Confirmation Order; And (2) Stay Of The Enforcement Of The Confirmation Order Pending Determination Of The Motion (Docket No. 163)

• Declaration Of Mark McDermott In Support Of The Objection Of Plan Proponents, Lapidem And Mascini, To The Motion Of Stephen Lynch For (1) Relief From The Confirmation Order Or, Alternatively, For New Trial Or, Alternatively, For Alteration Or Amendment Of The Confirmation Order; And (2) Stay Of The Enforcement Of The Confirmation Order Pending Determination Of The Motion (Docket No. 164)

Additionally, electronic correspondence as proof of certain e-mail service is

attached hereto as Exhibit B.

Dated: New York, New York April 18, 2017

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ Raquelle L. Kaye

Jay M. Goffman Mark A. McDermott Raquelle L. Kaye Jason N. Kestecher Four Times Square New York, New York 10036-6522

Telephone: (212) 735-3000

Fax: (212) 735-2000

Counsel to Lapidem Ltd. and Mascini Holdings Limited

EXHIBIT A

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NAME	ADDRESS	EMAIL	METHOD OF SERVICE
Office of The United States Trustee	Attn: Greg M. Zipes Office of The United States Trustee U.S. Federal Office Building 201 Varick Street, Suite 1006 New York, NY 10014	Greg.Zipes@usdoj.gov	Overnight Courier Email
Stephen P. Lynch	Attn: Stephen P. Lynch Ul. Sadovnicheskaya str 1, #110, House 74 Moscow, Russia 115035 -and- Attn: Stephen P. Lynch Ul. Letnikovskaya #2 Block 3, P.O. Box #9 Moscow, Russia 115114	slynch@monte-valle.sg stephenplynch@yahoo.com stephen.lynch.p@yandex.ru	Courier Email
	Attn: Matthew K. Kelsey Gibson, Dunn & Crutcher LLP 200 Park Avenue New York, NY 10166 Attn: Samuel A. Newman Gibson, Dunn & Crutcher LLP 333 South Grand Avenue Los Angeles, CA 90071 Attn: Ian T. Long	MKelsey@gibsondunn.com SNewman@gibsondunn.com ILong@gibsondunn.com	
Gibson, Dunn & Crutcher LLP	Gibson, Dunn & Crutcher LLP 555 Mission Street, Suite 3000 San Francisco, CA 94105		Overnight Courier Email
FDS Law	Attn: Andrei Sandakov FDS Law	sandakov@fds-law.com	Courier Email

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	3-y Pavlovskiy pereulok, 1 Stroyenie 57, Suite 227 Moscow, Russia 115093		
Sandakov & Partners LLP	Attn: Andrey Sandakov Sandakov & Partners LLP 3 Lombardes Close Orpington BR6 7QB United Kingdom	sandakov@fds-law.com	Courier Email

EXHIBIT B

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From:

Negron, Megan (NYC)

Sent:

Thursday, April 13, 2017 5:15 PM

To:

'slynch@monte-valle.sg'; 'stephenplynch@yahoo.com'; 'stephen.lynch.p@yandex.ru';

'sandakov@fds-law.com'

Cc:

McDermott, Mark A (NYC); Gal, Daniel (LON); Kaye, Raquelle L (NYC); Kestecher, Jason

N (NYC)

Subject: Attachments: In re Kirwan Offices S.a r.l. (Case No. 16-22321) - Service of Reply Documents Dkt. 164 McDermott_Declaration (UNREDACTED).pdf; Dkt. 162 Response to Lynch

Supp Objection (UNREDACTED).pdf; Dkt. 163 Objection to Lynch Motion

(UNREDACTED).pdf; Dkt. 161 Motion to Seal.pdf

All,

Please find attached the below documents, filed in the above-captioned case.

- Ex Parte Motion For Leave Under Bankruptcy Code Sections 105(a) And 107(b) And Bankruptcy Rule 9018 To Redact And File Under Seal An Objection By The Plan Proponents (Dkt. 161)
- Response Of Plan Proponents, Lapidem And Mascini, To The Supplemental Objection Of Stephen Lynch To The Motion Of Lapidem Limited And Mascini Holdings Limited To Enforce Plan Injunction And Exculpation Provisions Against Stephen Lynch (Dkt. 162)
- Objection Of Plan Proponents, Lapidem And Mascini, To The Motion Of Stephen Lynch For (1) Relief From The Confirmation Order Or, Alternatively, For New Trial Or, Alternatively, For Alteration Or Amendment Of The Confirmation Order; And (2) Stay Of The Enforcement Of The Confirmation Order Pending Determination Of The Motion (Dkt. 163)
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Regards,

Megan Negron

Legal Practice Assistant
Skadden, Arps, Slate, Meagher & Flom LLP
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megan.negron@skadden.com